## PersonaLine DEED of TRUST

prepared Ly BancorpSouth Band LOAN OPERATIONS 8274 HACKS CROSS RD. OLIVE BRANCH, MS 3865 (1662) 873-4313

Clerk

JOHN R. WILLIS SR.	TV	DANIZ OD AUGGIOG	(1662)893-431
In consideration of \$10.00, in hand paid,	and other valid consideration, HE	BANK OF MISSISS convey and warrant to	MARY LEE WALKER
BROWN Trustee, th	he following described property in $arphi^{-1}$	ntecomo	y, State of Mississippi, to wit:
LOT 93, SECTION B, APPLE 8 WEST, DESOTO COUNTY, M PAGES 23-26, IN THE OFF	ISSISSIPPI . AS PER PL/	AT THEREOF RECORDED T	እነ DI ልጥ DAAV ኋን
TAGES 23-20, IN THE OFF	ICE OF THE CHANCERY CLI	ERK, DESOTO COUNTY, M	ISSISSIPPI.
This is the first lien on the above described property exceptUNION_PLANTERSIN TRUST FOR THE FOLLOWING PURPOSES:			
L (A) To secure payment of all PersonaLine indebtedness	s and all other indebtedness to Bank of Mississippi	i. Bank of Mississippi, as Beneficiary hereunde	r, is obligated to lend to the Grantors the
sum of TWENTY- FIVE THOUSAND I	DOLLARS AND NO/100****	****	(\$. <b>25,000.00</b>
that being the maximum amount of present and/or future indef made on or before the . <b>02</b> day of _ <b>FEB</b> .			
payable in full on said date. The balance on the indebtedness sec	cured hereunder shall be no more than TWENT	being the maturity date hereof with all indebt Y-FIVE THOUSAND & NO	100* 25.000.00
The indebtedness to Bank of Mississippi is evidenced by th secure by execution of the Deed of Trust together with all inte advances thereunder and hereinafter agreed to be made to an monthly statement issued thereunder to Grantors	at certain PersonaLine Agreement (hereinafter Ag rest which may accrue on the indebtedness and a	greement) of even date herewith the payment of	which the Grantors agree to and hereby
Said indebtedness bearing interest at a rate as provided in sa (B) Also any other indebtedness heretofore, now or here	eafter contracted with either said bank or the hold	or of the above described indebtedness by the f	Frantors herein or either of them whether
such other indeptedness be evidenced by note, open account, or (C). Also any amount paid out or contracted to be paid, t assessments, and any other liens or charges. All such additional	rerdraft or any other manner what soever, including by the said bank or the holder of said indebtedness al indebtedness or advances, when not otherwise s	; also any indebtedness of any Grantor made as To protect the property berein described or the pecified by contract to bear 10.00 per cent inter	joint maker, surety, endorser, or Grantor. title thereto, including insurance, taxes, est from date made, and due on demand.
(D) Also to secure any renewal or extension of all or any this Deed of Trust and Agreement.  II. The Grantors agree and bind themselves as follows. The Grantors agree and bind themselves as follows.	to promotly fulfill and comply with all of the torms	and conditions expressed and provided for in the	a indobted on a control but the and in the
sano Agreement, to pay an expenses and costs in any way incider permit waste of said property; to keep the improvements thereo	it to this trust deed: to keep said property froe from :	all tax liens of every kind to be on the improvemen	onto thoron in romannable remain and act
owners of said indebtedness, as their interest may appear.  III. All payments made, as well as the proceeds of all projudenter such collaterals are placed to secure the indebtedness.	- betein set forth or any other indebtedness to sair	d bank of the holder of the indebtedness descri	illed in this Dood of Trust, as well as the
IV. If the Grantor should default in any one or more of the c	of the indebtedness secured by this Deed of Trust obligations, conditions, and terms of the Personal in	t and the said Agreement as they deem to the ne agreement and disclosure and this Deed of T	ir best interest and at their election.
materially misrepresent matters relating to said indebtedness or the or if the Grantors act or fail to act in a manner that adversely af Bankruptcy Laws or State Insolvency Laws, then the Bank or the	fects the Bank's secured interest, including but not a holder of the indebtedness or any part thereof shal	t limited to the Grantors adjudication as bankn If have the right to declare the entire indebted or	upt or insolvent under either the Federal
advertised and made in the manner sales of like property are requi	iid property and sell same, or a sufficiency thereof t ired by law to be advertised and made under executi	to pay said indebtedness, at public outery for ca	sh to the highest bidder, such sales to be
for execution sales; and, in case said property is situated in more case of personal property too cumbersome to move, then such sa Out of the proceeds of the sale, the trustee shall pay all the indebt	le may be made without the presence of such prope	city, or on the premises where the same may be	situated at the discretion of the touring
<ul> <li>V The owner, or owners of said indebtedness whether the any subsequent Trustee; and if there be more than one owner of</li> </ul>	tey be the original owner, or owners by assignment fisaid indebtedness and they should disagree as to w	l. may, whenever they deem fit appoint a Trust does hould be appointed Trustee, they the one n	ee in the place of the one herein named, or
law, and filing the same with the Clerk of the Chancery Court o binding, and any such substituted Trustee shall have all the VL.—Should the Trusteetake possession of the property he	powers of said original Trustee. Tein conveyed, such Trustee may without Court m	recordings, enter mon and take messession of e-	aid property and backall back the right to
the management, control and collection of said property as well beneficiaries under this Deed of Trust it is agreed and understo of right and without any further notice and the Trustee herein-	as the rents, issues and profits arising therefrom a od, will be entitled to have a receiver appointed by a	and in order to effectually carry out this purposed of any court of convertent in industries, whi	se said Trustee or his successors and the
VII. If the property secured hereunder shall be transferred	all the terms and conditions of this trust properl d. assigned conveyed or otherwise encumbered or	ly appointed by decree of court.  or if here are filed against the property and not r	omenad within fiftour (15) days of the man
such filing during the term of this Deed of Trust or any renewal in default under the terms and conditions of this Deed of Trust ar Bank, immediately become due and payable	nd Agreement and the unpaid principal of and aceru	aed interest under the Agreement secured by th	is Deed of Trust shall, at the option of the
VIII. The said Grantors herein expressly waive the provis- they will maintain the required minimum balance as set forth in Agreement.	sions of Section 89-1-49, Mississippi Code of 1972, t n the Personal inc Agreement and that failure to do	recompiled and laws amendatory thereof; and f so may be deemed a default under the terms an	urthermore agree and acknowledge that d conditions of this Deed of Trust and the
1X. This Deed of trust is given and taken in renewal and		2 day of FEB.	<b>2000</b> and
said Deed of Trust or impair the security thereof.	deeds and records .	County, N	Aiss., and is in no way intended to void
Witness THE signatures, this the 2ND	day of FEB.	R. 1.0:00.201	2000
		R. Willio &R.	
For a first translation between the graphs			
STATE OF MISSISSIPPI	A NOTA	i paulittiitika.	
County of	nally appeared before me A NOTA	S. I. V., N. W. M., W.	
in and for said county and state, the above nat who acknowledged that _ <b>HE</b>	<b>E Q</b>		and
Given under my hand and seal of office, the		and the state of t	rust Deed on the date named.
My commission expires Aug. 10, 2002		by St. Yelliauck	<u> </u>
	undersigned, Clerk of the Chancery (	The state of the s	e e e e e e e e e e e e e e e e e e e
STATE OF MISSISSIPPI $ \begin{cases} 1, \text{ the } i \end{cases} $	undersigned, Clerk of the Chancery (	Court Mining TATE MS DESC	TO OD to do haraba accertion
County of that the within Trust Deed was filed for record		r ALC U	1000 A
	that the same together with the		AM 100 duly recorded in
	ords of Trust Deed in my office.	155 14 14 24	• • • • • • • • • • • • • • • • • • • •

Given under my hand and seal of said Court, this the \_\_\_\_\_ day of.

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